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6	Attorney for Defendant TROY URIE	
7	IN THE UNITED ST	ATES DISTRICT COURT
8		
9	FOR THE EASTERN I	DISTRICT OF CALIFORNIA
LO	UNITED STATES OF AMERICA,	
L1	Plaintiff,	Cr. No. S-03-534 FCD
L2		STIPULATION AND ORDER
L3	v. )	TO CONTINUE STATUS CONFERENCE AND FINDING
L4	TROY URIE,	OF EXCLUDABLE TIME
L5	Defendant.	
L6		
	The Heited Chates of America there	1- A 1-4 II C A44 II-11 C

The United States of America, through Assistant U.S. Attorney Heiko Coppola, and defendant Troy Urie, through his counsel Scott L. Tedmon, hereby stipulate and agree as follows:

- 1. The current status conference in this case is set for December 15, 2008 at 10:00 a.m.
- 2. In this case, the Court has previously excluded time under the Speedy Trial Act through December 15, 2008 under 18 U.S.C. §3161(h)(8)(B)(ii) and (iv), [Local Code T2 and T4], complex case and counsel's need for time to prepare.
- 3. Over the past 60 days, counsel for defendant Urie has received and reviewed a large number of documents from his client relating to defendant Urie's cases in both the Eastern District and Northern District. After reviewing these materials and conferring with Mr. Urie, there are several matters that defense counsel has to review, investigate and research in the preparation of defendant Urie's defense. Specifically, additional time needs to be spent researching possible pretrial motions as well as conducting further investigation. At this point, it appears the case will

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proceed to trial and counsel for the government and defense need time to prepare. Based on these factors, the parties stipulate that the Court's finding of excludable time to give counsel time to prepare is appropriate under 18 U.S.C. § 3161(h)(8)(B)(iv).

- 4. This case is complex in that the Indictment charges facts which involve multiple jurisdictions, some located across the United States. Additionally, there are legal issues involving alleged conduct in other federal jurisdictions which need to be reviewed, researched and involve the likelihood of litigation. Based on these factors, the parties stipulate that the Court's finding of complexity pursuant to 18 U.S.C. § 3161(h)(8)(B)(ii) is appropriate.
- 5. The parties stipulate and agree that the Court should reiterate its previous finding that time should be excluded under the Speedy Trial Act, pursuant to 18 U.S.C. §3161(h)(8)(B)(ii) and (iv), [Local Code T2 and T4], and that the ends of justice therefore outweigh the best interest of the public in a speedy trial.
- 6. Accordingly, it is hereby stipulated and the parties agree that the date for the status conference in this matter be continued to February 2, 2009 at 10:00 a.m., and that time be excluded under the Speedy Trial Act pursuant to 18 U.S.C. §3161(h)(8)(B)(ii) and (iv), [Local Code T2 and T4], in that this case is complex, counsel for the parties need time to prepare, and that the ends of justice outweigh the best interest of the public in a speedy trial.
  - 7. Michele Krueger has approved the requested court date.
- 8. Scott L. Tedmon has been authorized by the government's counsel to sign this stipulation on his behalf.

## IT IS SO STIPULATED.

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22	DATED: December 9, 2008	McGREGOR W. SCOTT United States Attorney
23		/s/ Heiko Coppola_
24	DATED: December 0, 2009	HEIKO COPPOLA Assistant United States Attorney
25		·
26	DATED: December 9, 2008	LAW OFFICE OF SCOTT L. TEDMON
27		/s/ Scott L. Tedmon SCOTT L. TEDMON
28		Attorney for Defendant Troy Urie

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1	<u>ORDER</u>		
2	GOOD CAUSE APPEARING and based upon the above stipulation, the Court reiterates its		
3	previous finding that time be excluded under the Speedy Trial Act pursuant to 18 U.S.C.		
4	§3161(h)(8)(B)(ii) and (iv), [Local Code T2 and T4], in that the case is complex, that counsel needs		
5	additional time to prepare, and that the ends of justice therefore outweigh the best interest of the		
6	public in a speedy trial. Accordingly,		
7	IT IS ORDERED that this matter is continued to February 2, 2009, at 10:00 a.m., for further		
8	Status Conference.		
9	IT IS FURTHER ORDERED that pursuant to 18 U.S.C. §3161(h)(8)(B)(ii) and (iv), [Local		
10	Code T2 and T4] that the period from December 15, 2008, to and including February 2, 2009, is		
11	excluded from the time computations required by the Speedy Trial Act.		
12	IT IS SO ORDERED.		
13 14	DATED: December 9, 2008		
15	FRANK C. DAMRELL, JR.		
16	UNITED STATES DISTRICT JUDGE		
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